UNITED STATES DISTRICT COURT

	EASTERN	District of	MICHIGAN	
	UNITED STATES OF AMERICA			
	V.	OPDI	ER OF DETENTION PENDING TRIAL	
	v. Iurii Bricianschii		ber: 05-80533	
	Defendant	_ Case Null	liber. 03-00333	
	accordance with the Bail Reform Act, 18 U.S.C.		aring has been held. I conclude that the following facts	
require the detention of the defendant pending trial in this case. Part I—Findings of Fact				
[] (1	The defendant is charged with an offense described or local offense that would have been a federal offense a crime of violence as defined in 18 U.S.C. § 3 an offense for which the maximum sentence is an offense for which a maximum term of impression of the control of the cont	d in 18 U.S.C. § 3142(f)(1) lense if a circumstance givin 3156(a)(4). s life imprisonment or death	and has been convicted of a federal offense state ng rise to federal jurisdiction had existed - that is	
	a felony that was committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C.			
[] (3	A period of not more than five years has elapsed si for the offense described in finding (1).	ed while the defendant was a ince the date of convidence that no conditions that no conditions are the conditions are the conditions.	on release pending trial for a federal, state or local offense. ction release of the defendant from imprisonment tion or combination of conditions will reasonably assure the dant has not rebutted this presumption.	
Alternative Findings (A)				
X (1	 There is probable cause to believe that the defenda X for which a maximum term of imprisonment o 			
X (2	under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community.			
V (1	Alternative Findings (B) (1) There is a serious risk that the defendant will not appear.			
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defendant knew what was in it. There is an immigration hold on defendant.				
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Part II—Written Statement of Reasons for Detention				
I find that the credible testimony and information submitted at the hearing ☐ clear and convincing ■ a prepon-				
derance of the evidence that defendant is a Canadian Citizen (naturalized, originally from Moldova). Buying his own home, no criminal record, married,				
has child. No prior record, 42 years old, worked for this employer 1 month, previously another company for 4 years.				
Defendant stopped at border - altered bill of lading, trailer not properly checked out to him, trailer closed, barrels sealed,				
900 pounds of marijuana, value of \$3-4 million dollars.				
Part III—Directions Regarding Detention				
separa be affo an atto	te, to the extent practicable, from persons awaiting orded a reasonable opportunity for private consulta- brney for the Government, the person in charge of rpose of an appearance in connection with a court	g or serving sentences or k ation with defense counsel f the corrections facility sk proceeding.	ated representative for confinement in a corrections facility being held in custody pending appeal. The defendant shall l. On order of a court of the United States or on request of hall deliver the defendant to the United States marshal for	
June 13, 2005 s/Virginia M. Morgan Date Signature of Judge			Signature of Judge	
VIRGINIA M. MORGAN, UNITED STATES MAGISTRATE JUDGE				
	<u>-:</u>		Name and Title of Judge	

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).